

Message

From: Messina, Edward [Messina.Edward@epa.gov]
Sent: 2/1/2018 10:00:16 PM
To: Mia, Marcia [Mia.Marcia@epa.gov]; Chapman, Apple [Chapman.Apple@epa.gov]
Subject: RE: OIAI follow-up

Should we send these to OAQPS?

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From: Mia, Marcia
Sent: Thursday, February 01, 2018 4:22 PM
To: Chapman, Apple <Chapman.Apple@epa.gov>; Messina, Edward <Messina.Edward@epa.gov>
Subject: FW: OIAI follow-up

Another one.

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From: Chen, Alexander
Sent: Thursday, February 01, 2018 3:31 PM
To: Argentieri, Sabrina <argentieri.sabrina@epa.gov>; Mia, Marcia <Mia.Marcia@epa.gov>
Subject: OIAI follow-up

Sabrina or Marcia –

I received a call from KDHE (Kansas Dept of Health and Environment) on Friday. They were wondering if EPA had discussed how the OIAI memo affects existing permits and states – particularly, those such as Kansas which have “no stringent than” Federal requirements language in their own statutes/regulations, and whether any further guidance was forthcoming. Because this memo came out last Thursday, I’m guessing the answer to all those questions so far is no... but I wanted to check to see if you all had heard anything?

Thanks – Alex

Alex Chen
Senior Counsel, Air

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